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**UNITED STATES DISTRICT COURT
 DISTRICT OF NEVADA**

JULIA LOPEZ, an Individual; GUSTAVO ELIZONDO, an Individual; MARY IMAN, an Individual and as Parent and Guardian of I. I., a Minor;

Plaintiffs,

vs.

LAS VEGAS METROPOLITAN POLICE DEPARTMENT, a Political Subdivision of the State of Nevada; CITY OF NORTH LAS VEGAS, a Political Subdivision of the State of Nevada; and DOES I-X, Unknown Persons or Entities;

Defendants.

Case No.: 2:24-cv-00628-GMN-EJY

**STIPULATION AND ORDER TO
 CONTINUE PLAINTIFFS' RESPONSE TO
 MOTION FOR SUMMARY JUDGMENT**

Plaintiffs JULIA LOPEZ, (“LOPEZ”), GUSTAVO ELIZONDO (“ELIZONDO”), MARY IMAN (“IMAN”), an Individual and as Parent and Guardian of I. I., a Minor (collectively “Plaintiffs”), and Defendants LAS VEGAS METROPOLITAN POLICE DEPARTMENT (“LVMPD”) and CITY OF NORTH LAS VEGAS (“CNLV”) by and through their respective counsel, hereby submit the following Stipulation and Order to Continue Plaintiffs’ Response to Motion for Summary Judgment.

On July 17, 2025, counsel for LVMPD filed Defendant LVMPD’s Motion for Summary Judgment (“Motion”). Counsel for City of North Las Vegas immediately followed by filing a joinder to LVMPD Motion on the same day. This Court provided a deadline of August 7, 2025, for Plaintiffs to file their response.

As of August 1, 2025, prior lead attorney Michael D. Navratil, Esq. is no longer an employee of

1 Ryan Alexander, Chtd., as he accepted a new position locally. Counsel is now assuming or re-assigning
2 all the files previously worked by Mr. Navratil. Though a replacement litigator is joining the firm on
3 August 12, 2025, it will take some time to onboard the new professional.

4 This is the first request for this extension.

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1 Based on the foregoing, counsel for the parties have agreed that Plaintiff's Response to the
2 Motion be continued from August 7, 2025 and to be due by August 28, 2025.
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4 **IT IS SO STIPULATED.**

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6 DATED this 5th day of August, 2025.
7 **RYAN ALEXANDER, CHTD.**

8 */s/Ryan Alexander*

9 _____
10 RYAN ALEXANDER, ESQ.
11 Nevada Bar No. 10845
12 3017 West Charleston Blvd., Ste. 10
13 Las Vegas, NV 89102
14 *Attorneys for Plaintiffs*

5 DATED this 5th day of August, 2025.
6 **MARQUIS AURBACH**

7 */s/ Craig Anderson*

8 _____
9 Craig R. Anderson, Esq.
10 Nevada Bar No. 6882
11 10001 Park Run Drive
12 Las Vegas, Nevada 89145
13 canderson@maclaw.com
14 *Attorneys for Defendant, Las Vegas*
15 *Metropolitan Police Department*

16

17 DATED this 5th day of August, 2025.
18 **NORTH LAS VEGAS CITY ATTORNEY**

19 _____
20 */s/ Noel Eidsmore*
21 Andy D. Moore, Esq. Nev. Bar No. 9128
22 Acting City Attorney
23 Noel E. Eidsmore, Esq. Nev. Bar No. 7688
24 Chief Deputy City Attorney
25 Madison Zornes-Vela, Esq. Nev. Bar No. 13626
26 Deputy City Attorney
27 2250 Las Vegas Blvd. North, Suite 810
28 North Las Vegas, Nevada 89030
29 *Attorneys for City of North Las Vegas*

30 **IT IS SO ORDERED.**

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32 Dated this 6 day of August, 2025.

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